♠AO 245B(05-MA)

(Rev. 06/05) Judgment in a Criminal Case Sheet 1 - D. Massachusetts - 10/05

United States District Court

District of Massachusetts

AMENDED JUDGMENT IN A CRIMINAL CASE UNITED STATES OF AMERICA V. SCOTT FINK Case Number: 1: 03 CR 10361 - 003 - RWZ USM Number: 25054-038 Charles Rankin, Esquire Defendant's Attorney Additional documents attached Date of Original/Amended Judgment: 12/20/05 THE DEFENDANT: pleaded guilty to count(s) pleaded nolo contendere to count(s) which was accepted by the court. was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: Additional Counts - See continuation page Nature of Offense Offense Ended Title & Section Count 21 USC § 846 Conspiracy to Distribute Cocaine 07/13/03 1 21 USC § 853 Criminal Forfeiture The defendant is sentenced as provided in pages 2 through of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. The defendant has been found not guilty on count(s) are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.

Date of Imposition of Judgment
Signature of Judge
The Honorable Rya W. Zobel
Judge, U.S. District Court
Name and Title of Judge

Name and Title of Judge

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⊗ AO 245B(05-MA)	(Rev. 06/05) Judgment in a Criminal Case Sheet 2 - D. Massachusetts - 10/05
DEFENDANT: CASE NUMBER	SCOTT FINK 1: 03 CR 10361 - 003 - RWZ
	IMPRISONMENT
The defendatotal term of:	nt is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a 120 month(s)
✓ The court ma	akes the following recommendations to the Bureau of Prisons:
	dant be placed in a facility that provides mental health treatment, that he be evaluated and be ental health treatment. That the defendant participate in the 500 Hour Drug Treatment Program.
The defenda	nt is remanded to the custody of the United States Marshal.
at _	nt shall surrender to the United States Marshal for this district:
The defenda	nt shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
before	2 p.m. on
	fied by the United States Marshal.
as noti	fied by the Probation or Pretrial Services Office.
	RETURN
I have executed this	s judgment as follows:
Defendant d	elivered on to
a	, with a certified copy of this judgment.
	UNITED STATES MARSHAL
	By
	DEDITY UNITED STATES MADSUAL

⊗ AO 2-	45B(05-MA)		Judgment in a C Massachusetts - 1								
	ENDANT: E NUMBER:	SCOTT 1: 03 C		- 003 - SUP		D RELEAS		idgment-		3 of _	10
Upon	release from im	nprisonme	nt, the defend	ant shall be o	on supervised	release for a ter	rm of:	96	month(s)		
custo	The defendant n dy of the Bureat	nust report u of Prison	to the probats.	ion office in	the district to	which the defe	endant is re	eleased wit	hin 72 hou	rs of release	from the
The d	lefendant shall n	ot commit	another fede	ral, state or l	ocal crime.						
The d substa therea	lefendant shall nance. The defendants after, not to exce	ot unlawf idant shall eed 104 to	ally possess a submit to one ests per year,	controlled s drug test w as directed b	ubstance. The ithin 15 days y the probatio	e defendant sha of release from on officer.	ll refrain fr imprisonm	rom any un ient and at	ilawful use least two p	of a control periodic drug	led g tests
	The above drug future substance				d on the cour	t's determinatio	on that the c	defendant j	poses a low	risk of	
√	The defendant s	shall not po	ssess a firear	m, ammuniti	on, destructiv	e device, or any	y other dan	gerous we	apon. (Che	eck, if applic	able.)
✓	The defendant s	shall coope	rate in the co	lection of D	NA as directe	ed by the probat	ion officer.	. (Check,	if applicabl	e.)	
	The defendant s student, as direc						state wher	e the defe	ndant reside	es, works, or	is a
	The defendant s	shall partic	ipate in an ap	proved prog	ram for dome	stic violence. (Check, if a	pplicable.)			
Scheo	If this judgment dule of Payment	imposes as sheet of	fine or restite this judgment	ition, it is a	condition of s	supervised releas	se that the	defendant	pay in acco	ordance with	the
	The defendant ne attached page.		ly with the sta	ndard condi	tions that have	e been adopted	by this cou	rt as well a	as with any	additional c	onditions
			STAN	DARD C	ONDITIO	ONS OF SU	PERVIS	SION			
1)	the defendant	shall not l	eave the judic	ial district w	ithout the per	mission of the	court or pro	obation off	icer;		
2)	the defendant each month;	shall repo	rt to the proba	tion officer	and shall subr	mit a truthful an	nd complete	e written re	eport withir	the first fiv	e days of
3)	the defendant	shall answ	er truthfully	all inquiries	by the probati	ion officer and f	follow the i	instruction	s of the pro	bation office	er;
4)	the defendant	shall supp	ort his or her	dependents :	and meet othe	er family respon	sibilities;				
5)	the defendant acceptable rea	shall wor	k regularly at	a lawful oc	cupation, unle	ess excused by	the probati	ion officer	for school	ing, training	, or other
6)	the defendant	shall notif	y the probation	on officer at	least ten days	prior to any cha	ange in resi	idence or e	employmen	it;	
7)	the defendant controlled sub	shall refra	in from exces any parapherr	sive use of a	lcohol and sh to any control	all not purchase lled substances,	e, possess, except as p	use, distrit prescribed	oute, or adn by a physic	ninister any cian;	

- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B(05-MA)	(Rev. 06/05) Judgment in a Criminal Case Sheet 4A - Continuation Page - Supervised Release/Probation -10/05										
DEFENDANT: CASE NUMBER	SCOTT FINK : 1: 03 CR 10361 - 003 - RWZ	Judgment—Page4_ of10_									
	ADDITIONAL□ SUPERVISED RE	LEASE PROBATION TERMS									
may include the use of	The defendant shall participate in a program for substance abuse as directed by the USPO, which program may include testing, not to exceed 104 drug tests per year, to determine whether the defendant has reverted to the use of alcohol or drugs. The defendant shall contribute to the costs of services for such treatment based on his ability to pay or the availability of third party payment.										
shall be re-	The defendant shall participate in a mental health treatment program as directed by the USPO. The defendant shall be required to contribute to the costs of services for such treatment based on his ability to pay or availability of third party payment.										
	Continuation of Conditions of Sup	ervised Release Probation									

S AO 245B(05-MA)	(Rev. 06/05) Judgment in a Criminal C. Sheet 5 - D. Massachusetts - 10/05	ase			
DEFENDANT:		3 - RWZ	Judgm	ent — Page5 of10	_
CASE NUMBE			ARY PENALTIES		
The defenda	ant must pay the total criminal mone	etary penalties unde	r the schedule of payments on	Sheet 6.	
TOTALS	<u>Assessment</u> \$ \$100.00	Fine \$	\$	Restitution	
	nation of restitution is deferred unti etermination.	il An <i>Am</i>	nended Judgment in a Crim	inal Case (AO 245C) will be entered	i
The defenda	ant must make restitution (including	g community restitut	ion) to the following payees i	n the amount listed below.	
If the defend the priority before the U	dant makes a partial payment, each order or percentage payment column Juited States is paid.	payee shall receive and below. However	an approximately proportione, pursuant to 18 U.S.C. § 366	d payment, unless specified otherwise in 4(1), all nonfederal victims must be paid	in id
Name of Payee	Total Los	<u>s*</u>	Restitution Ordered	Priority or Percentage	
				See Continuation	
TOTALS	\$	\$0.00	\$0.00	Page	
Restitution The defend fifteenth d to penaltie The court the interpretation that is not a second to be a secon	dant must pay interest on restitution ay after the date of the judgment, puts for delinquency and default, pursu determined that the defendant does terest requirement is waived for the terest requirement for the	greement \$	than \$2,500, unless the restitute. § 3612(f). All of the payme 3612(g). to pay interest and it is order restitution. on is modified as follows:	ution or fine is paid in full before the nt options on Sheet 6 may be subject	er
September 13, 1	994, but before April 23, 1996.		, , , ,		

⊗ A	O 245B(05-MA) (Rev. 06/05) Judgment in a Criminal Case Sheet 6 - D. Massachusetts - 10/05	
וח	SCOTT FINK Judgment — Page 6 of 10	_
	ASE NUMBER: 1: 03 CR 10361 - 003 - RWZ	
	SCHEDULE OF PAYMENTS	
На	ving assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:	
A	Lump sum payment of \$\\$100.00 due immediately, balance due	
	not later than in accordance C, D, E, or F below; or	
В	Payment to begin immediately (may be combined with C, D, or F below); or	
C	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or	
D	Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or	
E	Payment during the term of supervised release will commence within(e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or	
F	Special instructions regarding the payment of criminal monetary penalties:	
	aless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during prisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financia sponsibility Program, are made to the clerk of the court. e defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.	3
	Joint and Several See Continua Page	ıtion
	Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.	
	The defendant shall pay the cost of prosecution.	
	The defendant shall pay the following court cost(s):	
	The defendant shall forfeit the defendant's interest in the following property to the United States:	
Pa (5	yments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.	

AO 245B (Rev 06/05) Criminal Judgment Attachment (Page 1) — Statement of Reasons - D. Massachusetts - 10/05													
CAS	DEFENDANT: SCOTT FINK CASE NUMBER: 1: 03 CR 10361 - 003 - RWZ DISTRICT: MASSACHUSETTS STATEMENT OF REASONS												
I	cc	OURT I	FINDINGS ON PRESENTENCE INVESTIGATION REPORT										
	A	\checkmark	The court adopts the presentence investigation report without change.										
	B The court adopts the presentence investigation report with the following changes. (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable (Use Section VIII if necessary.)												
		1	Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):										
	2 Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility):												
Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):													
		4	Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):										
	С		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.										
II	CO	OURT 1	FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply.)										
	A		No count of conviction carries a mandatory minimum sentence.										
	В	V	Mandatory minimum sentence imposed.										
	С		One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on										
			findings of fact in this case substantial assistance (18 U.S.C. § 3553(e)) the statutory safety valve (18 U.S.C. § 3553(f))										
III	CO	OURT	DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):										
	COURT DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES): Total Offense Level: Criminal History Category: Imprisonment Range: 202 to 327 months Supervised Release Range: 8 to years Fine Range: 10,000 The line waived or below the guideline range because of inability to pay												

AO 2	AO 245B (05-MA) (Rev. 06/05) Criminal Judgment Attachment (Page 2) — Statement of Reasons - D. Massachusetts - 10/05										
CAS	FENDA SE NUI TRICT	MBER: 1: 03 CR	10361 - 003 JSETTS	β - RV	VZ MENT OF REASONS		Judį	gment Page 8 of 10			
IV	ADVISORY GUIDELINE SENTENCING DETERMINATION (Check only one.)										
	A [The sentence is within	an advisory guidel	deline range that is not greater than 24 months, and the court finds no reason to depart.							
	B The sentence is within an advisory guideline range that is greater than 24 months, and the specific sentence is imposed for these re (Use Section VIII if necessary.)										
	С	The court departs fro (Also complete Section		leline ran	ge for reasons authorized by the senten	cing g	uidelines	manual.			
	D 🔽	The court imposed a s	sentence outside the	advisory	sentencing guideline system. (Also con	nplete S	Section VI	.)			
v	DEPA	ARTURES AUTHORI	ZED BY THE A	ADVISO	ORY SENTENCING GUIDELI	NES	(If appli	cable.)			
	A T	he sentence imposed d] below the advisory g] above the advisory g	uideline range	nly one.):						
	В D	B Departure based on (Check all that apply.):									
Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 plea agreement based on the defendant's substantial assistance 5K3.1 plea agreement based on Early Disposition or "Fast-track" Program binding plea agreement for departure accepted by the court plea agreement for departure, which the court finds to be reasonable plea agreement that states that the government will not oppose a defense departure motion.											
	Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below.): 5K1.1 government motion based on the defendant's substantial assistance 5K3.1 government motion based on Early Disposition or "Fast-track" program government motion for departure defense motion for departure to which the government did not object defense motion for departure to which the government objected										
	3	Other									
					notion by the parties for departure	e (Che	eck reas	on(s) below.):			
_		_		• • •	other than 5K1.1 or 5K3.1.)						
	4A1.3 5H1.1 5H1.2 5H1.3 5H1.4 5H1.5 5H1.6 5H1.11	H1.1 Age H1.2 Education and Vocational Skills H1.3 Mental and Emotional Condition H1.4 Physical Condition H1.5 Employment Record H1.6 Family Fies and Responsibilities H1.11 Military Record, Charitable Service, Good Works		5K2.1 5K2.2 5K2.3 5K2.4 5K2.5 5K2.6 5K2.7 5K2.8 5K2.9	Death Physical Injury Extreme Psychological Injury Abduction or Unlawful Restraint Property Damage or Loss Weapon or Dangerous Weapon Disruption of Government Function Extreme Conduct Criminal Purpose Victim's Conduct	 5K2.11 Lesser Harm 5K2.12 Coercion and Duress 5K2.13 Diminished Capacity 5K2.14 Public Welfare 5K2.16 Voluntary Disclosure of Offense 5K2.17 High-Capacity, Semiautomatic Weap 5K2.18 Violent Street Gang 5K2.20 Aberrant Behavior 5K2.21 Dismissed and Uncharged Conduct 5K2.22 Age or Health of Sex Offenders 5K2.23 Discharged Terms of Imprisonment Other guideline basis (e.g., 2B1.1 commentary) 					
	D	Explain the facts justif	ving the depart	ure. (U	se Section VIII if necessary.)						

DEF	END	DANT:	SCO	OTT FINK					Judgment -	– Page 9	of	10
				03 CR 10361		- RWZ						
DIS	TRIC	J1:	MA	ASSACHUSETTS		A (DED 4E)	NT OF D	EAGONG				
					817	ATEME	NI OF R	EASONS				
VI		URT DE		IINATION FOR y.)	SENTEN	ICE OUTS	IDE THE A	DVISORY GUI	DELINE SYSTE	EM		
	A	The sentence imposed is (Check only one.): Delow the advisory guideline range										
		abov	e the a									
	В	Sentenc	e imp	imposed pursuant to (Check all that apply.):								
		1	Plea	plea agreement for a	ent for a sen sentence ou	ntence outside t utside the advis	the advisory gui sory guideline sy	deline system accepte ystem, which the cou	ed by the court rt finds to be reasonabl the court to sentence o		sory gui	deline
		2	Mot		for a sentend a sentence ou	ce outside of the	he advisory guid dvisory guideline	deline system e system to which the	check reason(s) b government did not o government objected	bject		
		3	Oth		reement or r	motion by the I	narties for a sent	tence outside of the a	dvisory guideline syste	em (Check rea	son(s) he	·low):
		D				, ,				, (C.13011 1041	Jen(0) 00	,.
	С	Reason	(s) ior	Sentence Outsid	e the Adv	visory Guid	ienne Systen	n (Check all that	арріу.)			
		the r	ature ar	nd circumstances of the	e offense and	d the history ar	nd characteristic	s of the defendant pu	rsuant to 18 U.S.C. § 3	3553(a)(1)		
				seriousness of the offe					ment for the offense (1	8 U.S.C. § 355	53(a)(2)((A))
				equate deterrence to cri								
				e public from further cone defendant with need					rectional treatment in	the most affec	tiva man	nar
				3553(a)(2)(D))	eu euucatioi	nai oi vocation	iai iiainiiig, meu	ilear care, or other cor	rectional treatment in	the most effect	uve man	inci
		to av	oid unv	varranted sentencing di	isparities am	nong defendant	ts (18 U.S.C. § 3	3553(a)(6))				
		to pr	ovide re	estitution to any victim	s of the offe	ense (18 U.S.C.	. § 3553(a)(7))					
	D	Explair	ı the f	facts justifying a s	sentence (outside the	advisory gu	ideline system.	(UseSection VIII	if necessary	·.)	
		the ma	ndator	ffender guideline r y minimum by 14 t not greater than	2 months.	. It is excess	sive even giv	en the length of t	his defendant's re-			

AO 245B (05-MA) (Rev 06/05) Criminal Judgment Attachment (Page 4) - Statement of Reasons - D. Massachusetts - 10/05 Judgment - Page 10 of SCOTT FINK 10 **DEFENDANT:** 1: 03 CR 10361 - 003 - RWZ CASE NUMBER: MASSACHUSETTS DISTRICT: STATEMENT OF REASONS VII COURT DETERMINATIONS OF RESTITUTION Restitution Not Applicable. Α В Total Amount of Restitution: Restitution not ordered (Check only one.): C For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A). 2 For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). 3 For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii). Restitution is not ordered for other reasons. (Explain.) D Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)): VIII ADDITIONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable.) Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony cases. 000-00-9322 Defendant's Soc. Sec. No.: Date of Imposition of Judgment 05/22/08 00-00-1972 Defendant's Date of Birth: Plymouth County Correctional Center Signature of Judge The Honorable Rya W. Zobel Defendant's Residence Address: 20 Long Pond Road, Plymouth, MA Judge, U.S. District Court Defendant's Mailing Address: Name and Title of Judge SAME Date Signed